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## **SUBCONTRACT NO. \***

# **UNDER**

## PRIME CONTRACT NO. DE-AC36-83CH10093

**CONTRACTING PARTY:** MIDWEST RESEARCH INSTITUTE

NATIONAL RENEWABLE ENERGY LABORATORY

**DIVISION** 

SUBCONTRACTOR: \*

ADDRESS: \*

SUBCONTRACT TITLE: "\*"

**TYPE OF SUBCONTRACT:** COST SHARING -- PHASED

OR

COST REIMBURSABLE

**PERIOD OF PERFORMANCE:** EXECUTION DATE THROUGH \* (\*) MONTHS

**SUBCONTRACT AMOUNT:** SUBCONTRACTOR'S NREL'S

COST SHARE \* COST SHARE \* TOTAL \$

**PAYMENT TERMS:** NET \*

SUBCONTRACTOR'S REMITTANCE NAME

AND ADDRESS:

**FUNDED AMOUNT AND** 

**TASK CHARGE NUMBER:** \$\* -- \* (5450)

### SUBCONTRACT NO. \*

### **BETWEEN**

#### MIDWEST RESEARCH INSTITUTE

### NATIONAL RENEWABLE ENERGY LABORATORY DIVISION

AND

\*

### **SCHEDULE**

### INTRODUCTION

THIS SUBCONTRACT is effective upon execution by the Midwest Research Institute, National Renewable Energy Laboratory Division and is between the Midwest Research Institute, acting through its National Renewable Energy Laboratory Division (hereinafter called "NREL") and \* (hereinafter called "Subcontractor"), whose principal offices are located in \*.

Midwest Research Institute has entered into Contract No. DE-AC36-83CH10093 (hereinafter called "Prime Contract") with the Department of Energy (hereinafter called "DOE"), an agency of the U.S. Government (hereinafter called "Government"), for the operation and management of the National Renewable Energy Laboratory.

This subcontract is entered into in furtherance of the performance of the work provided for in the Prime Contract

### **AGREEMENT**

NOW, THEREFORE, the parties hereto agree to the following terms and conditions:

# ARTICLE 1 - THE WORK TO BE PERFORMED

- A. The Subcontractor shall perform the work generally described as "\*", and specifically provided for in Appendix A, Statement of Work, attached hereto and made a part hereof, pursuant to the provisions of this subcontract.
- B. Specific deliverables, quantities, due dates, reporting requirements, and addresses are set forth in Appendix A hereto.

# **ARTICLE 2 - THE PERIOD OF PERFORMANCE**

The period of performance for this Subcontract shall be as follows:

Phase I: Execution through twelve (12) Months

Phase II: Completion of Phase I through Twelve (12) Months
Phase III: Completion of Phase II through Twelve (12) Months
Phase IV: Completion of Phase III through Twelve (12) Months

Each of these periods may be extended by mutual written agreements of the parties. NREL will make a decision based on its sole judgement, whether or not to continue to incrementally fund each Phase prior to the completion date of each Phase. If all Phases are authorized by NREL, the total period of performance for the subcontract agreement would be forty-eight (48) months. If NREL should decide not to authorize a Phase the subcontract shall be considered complete upon submittal of the Final Project Report, with corrections as specified by NREL, if any.

### OR - ARTICLE 2 - THE PERIOD OF PERFORMANCE

The period of performance under this subcontract shall commence upon the execution date of this subcontract and shall be completed \* (\*) months after such date; provided, however, that this period may be extended for additional periods by mutual written agreement of the parties.

# ARTICLE 3 - ESTIMATED COST, COST SHARING, OBLIGATION OF FUNDS AND FINANCIAL LIMITATIONS

A. <u>Estimated Cost</u> -- The estimated cost for the performance of the work conducted under this subcontract is \$\*. It is agreed by the parties hereto that said total cost shall be shared as follows:

Estimated NREL Share:	\$ *		*0/0	
Estimated Subcontractor Share:	\$	*		*%
Total:	\$	*		100%

This cost sharing formula shall also apply (on the percentage basis shown above) to any increase or decrease in the estimated total cost of subcontract performance, changes under the "Changes" clause and/or terminations under the "Terminations" clause contained in Appendix B.

B. The estimated cost specified in A above is broken down as follows for this subcontract:

				Estimated			
	Estimated			Subcontractor			
	NREL Share			Share			Total Cost
Phase I:	\$ *		*0/0	\$ *		*0/0	\$ *
Phase II:	\$ *		*0/0	\$ *		*%	\$ *
Phase III:	\$ *	-	*%	\$ *	_	%	\$ *
Phase IV:	\$ *		*%	\$ *		*%	\$ *
Total:	\$ *		100%	\$ *		100%	\$ *

This cost sharing formula for each phase shall also apply (on the percentage basis shown above) to any increase or decrease in the estimated total cost of subcontract performance, changes under the "Changes" clause and/or terminations under the "Termination" clause contained in Appendix B

C. The Subcontractor is authorized by NREL's execution of this basic subcontract to perform Phase I under this subcontract.

D. The Subcontractor shall be paid for the work conducted under this subcontract in accordance with the clauses entitled "Allowable Cost and Payment" and "Cost Sharing Subcontract - No Fee" in Appendix B, and the article entitled "Invoices" in this Schedule. The Subcontractor is cautioned that, subject to the provisions of the clauses entitled "Limitation of Funds" and "Limitation of Cost" contained in Appendix B, NREL is not obligated to reimburse the Subcontractor for costs incurred in excess of the estimated NREL share set forth in Paragraph B above for the applicable phase authorized for performance.

- E. Pursuant to the "Limitation of Funds" clause in Appendix B, the amount of \$\* has been allotted and is available for payment of NREL's estimated share of allowable costs under this subcontract. It is estimated that the allotted amount will cover work under this subcontract through \*.
- F. The amount of \$\*, presently obligated by NREL with respect to this subcontract, may be unilaterally increased by NREL by written notice to the Subcontractor, and may be increased or decreased by written agreement of the parties by formal modification of this subcontract.
- G. The giving of any notice by either party under this article, the article entitled "The Period of Performance" in this Schedule or the clauses entitled "Limitation of Funds" and "Limitation of Cost" in Appendix B, as applicable, shall not be construed to waive or impair any rights of NREL to terminate this subcontract under the provisions of the termination clause(s) contained in Appendix B.

## OR ARTICLE 3 - ESTIMATED COST, OBLIGATION OF FUNDS AND FINANCIAL LIMITATIONS

- A. <u>Estimated Cost</u> -- The estimated cost for the performance of the work conducted under this subcontract is \$\*.
- B. The Subcontractor shall be paid for the work conducted under this subcontract in accordance with the clause entitled "Allowable Cost and Payment" contained in Appendix B and the article in this Schedule entitled "Invoices." The Subcontractor is cautioned that, subject to the provisions of the clauses entitled "Limitation of Funds," and "Limitation of Cost" in Appendix B NREL is not obligated to reimburse the Subcontractor for costs incurred in excess of the amount set forth in Paragraph A above.
- C. Pursuant to the clause entitled "Limitation of Funds" contained in Appendix B, the amount of \$\* has been allotted and is available for payment of allocable and allowable costs under this subcontract. It is estimated that the allotted amount will cover work under this subcontract through \*.
- D. The amount of \$\*, presently obligated by NREL with respect to this subcontract, may be unilaterally increased by NREL by written notice to the Subcontractor, and may be increased or decreased by written agreement of the parties by formal modification of this subcontract.
- E. The giving of any notice by either party under this article, the article entitled "The Period of Performance," or the clauses entitled "Limitation of Funds" and "Limitation of Cost" in Appendix B, as applicable, shall not be construed to waive or impair any rights of NREL to terminate this subcontract under the provisions of the termination clause(s) contained in

# Appendix B.

### ARTICLE 4 - LIMITATION OF FUNDS AND LIMITATION OF COST -- SPECIAL (JULY 1999)

The "Limitations of Funds" clause contained in Appendix B shall be operable during such time that NREL incrementally allots additional funds to this subcontract as set forth in Article 3 - Estimated Cost, Cost Sharing, Obligations of Funds, and Financial Limitations. (The Limitations of Cost clause shall be inoperable during such time.)

The "Limitations of Cost" clause contained in Appendix B shall become operable at such time that NREL allots to this subcontract an amount equal to the total estimated NREL cost share set forth in Article 3 - Estimated Cost, Cost Sharing, Obligations of Funds, and Financial Limitations. (The Limitations of Funds clause shall be inoperable at such time.)

# ARTICLE 5 - EXPERIMENTAL EQUIPMENT ACQUISITIONS, ACCOUNTABILITY, REPORTING AND INVENTORIES

A. The estimated cost set forth in Article 3 includes \$\* for experimental equipment acquisitions on behalf of NREL with title vesting in the Government. These funds are set aside specifically for the acquisition of the experimental equipment shown below and may not be used for any other purpose. In addition, NREL shall not be obligated to reimburse the Subcontractor for costs incurred for experimental equipment acquisitions which are in excess of the total amount specified in this article. In accordance with "Lower-Tier Subcontracts" clause of Appendix B, advance notification for the purchase of any equipment in excess of \$1,000, except as approved hereunder, is required. Advance notification is not required prior to the actual purchase of the following experimental equipment in that this equipment is approved as part of this award:

<b>Equipment Description</b>	<u>Value</u>
*	<b>\$</b> *
Total Amount:	<b>\$</b> *

- B. The Subcontractor shall treat all Government property in accordance with the "Government Property" clause of Appendix B and other requirements as contained in this subcontract.
- C. The Subcontractor shall submit supporting documentation in accordance with the article entitled "Invoices" for all property acquired under this subcontract, affix the property identification tags to all Government property acquired upon receipt from NREL, comply with all reporting requirements requested by NREL or the Government, and conduct an annual physical inventory of all Government property under this subcontract. The annual physical inventory shall be conducted by the Subcontractor based on the Government's fiscal year (October 1 through September 30) or a portion thereof covered by the subcontract's period of performance. The Subcontractor shall accomplish this annual physical inventory and submit the annual physical inventory report on or before October 31 of each year covered by the subcontract's period of

performance and submit a final physical inventory report within thirty (30) days after completion of the subcontract. The report(s) shall be submitted on NREL's form entitled "Government Property Inventory & Certification" in accordance with the instructions contained in the form in an original and one (1) copy to the Subcontract Administrator. This form shall be sent to the Subcontractor with the fully executed copy of the subcontract.

# OR ARTICLE 5 -SUBCONTRACTOR ACQUIRED PROPERTY AND TITLE

All materials, supplies, special tooling, and equipment shall be procured with funds allocated as the Subcontractors cost share. Therefore, title to such materials, supplies, and equipment shall vest with the Subcontractor. The retention of title to such materials, supplies, special tooling, or equipment with the Subcontractor shall be subject to the conditions below:

- A. The Subcontractor shall not charge depreciation, amortization or use charges for the equipment, supplies, materials, or instrumentation under any other Federal Government contract, subcontract, cooperative agreement, or grant either currently or in the future.
- B. Said materials, supplies, special tooling, and equipment shall be used for the benefit of research and development under this subcontract and any extension hereto.

### **ARTICLE 6 - APPLICABLE DOCUMENTATION**

In addition to the terms and conditions contained in this Schedule, the following documents are attached hereto and made a part of this subcontract:

- A. Appendix A, entitled "Statement of Work" dated \*.
- B. Appendix B-\*, entitled "Standard Terms and Conditions" dated \*.
- C. Appendix C-\*, entitled "Intellectual Property Provisions" dated \*.
- D. Appendix D-\*, entitled "Clauses for Subcontracts in Excess of \$500,000" dated \*.
- E. Appendix E, entitled "Small Business Subcontracting Plan" dated \*.
- F. Subcontractor's technical proposal number \* dated \*, together with any revisions, is hereby incorporated by reference. In the event there is a conflict between the Subcontractor's technical proposal and any other provisions of this subcontract, the latter shall prevail.

# **ARTICLE 7 - ORDER OF PRECEDENCE**

Any inconsistency in this subcontract, shall be resolved by giving precedence in the following order:

- A. This Schedule;
- B. Statement of Work (Appendix A);
- C. Standard Terms and Conditions (Appendix B-\*);
- D. Intellectual Property Provisions (Appendix C-\*);
- E. Clauses for Subcontracts in Excess of \$500,000 (Appendix D-\*);
- F. Small Business Subcontracting Plan (Appendix E);
- H. Other provisions of this subcontract whether incorporated by reference or otherwise; and
- I. The Subcontractor's technical proposal, if incorporated in this subcontract by reference or otherwise.

# **ARTICLE 8 - RIGHTS TO PROPOSAL DATA (APR 1984)**

Except for technical data contained on pages (None) of the subcontractor's proposal dated \* which are asserted by the Subcontractor as being proprietary data, it is agreed that, as a condition of the award of this subcontract, and notwithstanding the provisions of any notice appearing on the proposal, the Government and NREL shall have the right to use, duplicate, disclose and have others do so for any purpose whatsoever, the technical data contained in the proposal upon which this subcontract is based.

## ARTICLE 9 - SUBCONTRACT ADMINISTRATION RESPONSIBILITIES

- A. Signature Authority: This subcontract may only be modified by a formal modification signed by an authorized official of NREL.
- B. Subcontract Administration Responsibilities: The authorized official of NREL has designated \*, as the Subcontract Administrator for this subcontract with the responsibilities for subcontract administration and negotiation of any modifications to this subcontract. The Subcontract Administrator's telephone number is (303) 384-\*.
- C. Technical Monitoring Responsibilities: The authorized official of NREL has designated \*, as the Technical Monitor for this subcontract with the responsibilities of monitoring the technical work or services to be performed under this subcontract. The Technical Monitor does not have the authority to make any commitments or authorize any changes which may affect the subcontract's cost, scope of work, terms, or conditions. Any such changes shall be referred to the Subcontract Administrator designated in Paragraph B above. The Technical Monitor's telephone number is (303) 384-\*.

# **ARTICLE 10 - KEY PERSONNEL**

A. It having been determined that the individuals, whose names appear below, are necessary for the successful performance of this subcontract, the Subcontractor agrees to assign or have assigned such individuals to the performance of the work under this subcontract and shall not reassign or

remove any of them without the consent of the Subcontract Administrator by modification to this subcontract:

Name Project Title Telephone No.

\* \*

B. Whenever, for any reason, one or more of the designated key personnel designated above, is unavailable for assignment for work under this subcontract, the Subcontractor shall, with the approval of the Subcontract Administrator, replace such individual with an individual of substantially equal abilities and qualifications.

### **ARTICLE 11 - INVOICES**

Invoices for work accomplished under this subcontract shall be submitted in an original and one copy to:

National Renewable Energy Laboratory Attention: \* 1617 Cole Boulevard Golden, Colorado 80401-3393

To facilitate processing and payment each invoice must reference the subcontract number which appears on the cover of this subcontract. Payments under this subcontract shall be made in accordance with the payment terms and to the Subcontractor's remittance name and address shown on the cover sheet of this subcontract. Final payment under this subcontract shall be made upon execution of the closeout modification by both parties hereto (including receipt of an appropriately signed Release of Claims, appropriately signed Assignment of Refunds, Rebates, Credits and Other Amounts, final property disposition, and patent clearances, if required).

The payment terms of this subcontract shall mean net days from the date of receipt of an acceptable invoice or the date of receipt and acceptance of all deliverables or reporting requirements for the period covered by the invoice, whichever is later.

The Subcontractor shall submit its invoices in reasonable detail, broken down by category, showing the total cost incurred both currently and cumulatively less the Subcontractor's cost share and the resultant NREL cost share. An authorized official of the Subcontractor shall sign the following certification on each invoice submitted for payment:

"I certify that this invoice is correct and proper for payment, and reimbursement for these costs has not and will not be received under any other Government contract or subcontract or other source of Government funds.

Subcontract No. *	
Authorized Official	Date"

Billings for experimental equipment, as authorized hereunder, must be separately identified on invoices submitted and include backup documentation in the form of an equipment listing or a copy of the receiving report, which shall include as a minimum: the item nomenclature, manufacturer, model number, serial number, purchase price, applicable shipping and installation charges, and the acquisition date. Payment for equipment invoiced cannot be made without this information.

The Subcontractor is hereby notified that NREL may withhold payment on invoices submitted, if the Subcontractor has failed to comply with or is delinquent in the submission of the reporting or deliverable requirements under this subcontract, until such time as the Subcontractor has complied or submitted such reporting or deliverable requirements.

#### ARTICLE 12 - NEGOTIATED AND CEILING INDIRECT RATES

A. The following rates were utilized in the negotiation of the estimated cost for this subcontract:

****	****	***	**
Category	Subcontract Period Covered	Rate	<u>Base</u>

The Subcontractor shall utilize its current indirect rates, during the period of this subcontract, as billing/invoicing rates. In accordance with the clauses entitled "Allowable Cost and Payment", "Limitation of Funds", and "Limitation of Costs" the Subcontractor shall notify the Subcontract Administrator immediately, when its current indirect rates and the rates utilized in the negotiation of this subcontract's estimated cost differ significantly such that the Subcontractor has or should have reason to anticipate the incurrence of costs which are in excess of, or are substantially less than, the amount set forth in Article 3 of this subcontract schedule. Such notice from the Subcontractor shall include indirect rate cost calculation and supporting data, the cost impact to the subcontract by cost categories, and proposed technical approaches for handling the potential overrun or underrun under this subcontract.

B. In accordance with the clause entitled "Allowable Cost and Payment," the following rates shall be applied as ceiling rates to the allowable costs for the recovery of indirect costs against this subcontract if upon completion, finalization, and negotiation of the actual indirect rates for the appropriate periods covered by this subcontract, the actual indirect rates exceed the following ceiling rates:

Category	Subcontract Period Covered	Rate	<u>Base</u>
****	****	***	**

C. The Subcontractor is cautioned that, pursuant to the clause entitled "Limitation of Cost" if this subcontract is fully funded or the clause entitled "Limitation of Funds" if this subcontract is incrementally funded, NREL shall not be obligated to reimburse the Subcontractor for indirect or

direct costs incurred in excess of the allotted amount set forth in Article 3 of this subcontract schedule. This shall also apply to overruns created by an indirect rate fluctuation that the Subcontractor, as a prudent businessperson, should have been aware of, and should have informed NREL of, at the time.

D. In accordance with Appendix B-1, Standard Terms and Conditions, the Subcontractor shall submit an adequate final indirect cost rate proposal to the NREL Subcontract Administrator (or cognizant Federal agency official) and auditor within the 6-month period following the expiration of each of its fiscal years.

## **ARTICLE 13 - PUBLIC DISCLOSURE**

- A. Publicity release of any nature in connection with this subcontract shall not be made by the Subcontractor without prior review and approval of the NREL Subcontract Administrator.
- B. The Subcontractor should particularly note that all papers and documents which are required for submittal and distribution for patent clearance under this subcontract should first be submitted to the Department of Energy, Intellectual Property Law Division, Chicago Operations Office, 9800 South Cass Avenue, Argonne, Illinois 60439 prior to distribution to the public. This requirement of patent clearance prior to publication of all Subcontractor's reports is specifically required and set forth in Appendix C hereof.

# ARTICLE 14 - SMALL BUSINESS (LOWER-TIER) SUBCONTRACTING PLAN

The subcontractor's Small Business (Lower-Tier) Subcontracting Plan dated \* is hereby incorporated as Appendix \* in this subcontract. The Subcontractor hereby agrees to submit the "Subcontracting Report for Individual Contracts" (Standard Form 294) semi-annually during subcontract performance for the periods ended March 31<sup>st</sup> and September 30<sup>th</sup>, based on the Government's fiscal year (October 1 through September 30). A separate report is required at subcontract completion in accordance with the instructions on the form. The "Subcontracting Report for Individual Contracts" is due on or before the twenty-fifth (25<sup>th</sup>) day of the month following the close of the applicable period. The Subcontractor shall also submit the "Summary Subcontract Report" (Standard Form 295) annually for the twelve months ended September 30<sup>th</sup>, at the close of each Government fiscal year and in accordance with the instructions on the form. The original plus two (2) copies of these reports shall be submitted to the subcontract administrator.

The reports shall be sent to the following address:

National Renewable Energy Laboratory ATTN: [Subcontract Administrator] **Contracts and Business Services** 1617 Cole Boulevard Golden, CO 80401-3393

### ARTICLE 15 - ALTERATIONS TO TERMS AND CONDITIONS

A. Appendix B-1 is hereby modified to add the following clause thereto:

"CLAUSE 49 - SUBMISSION OF COMMERCIAL TRANSPORTATION BILLS TO DOE/NREL FOR AUDIT BY THE GENERAL SERVICES ADMINISTRATION. (JUN 1997) AND COMMERCIAL BILL OF LADING NOTATIONS (APR 1984)

Derived from FAR 52.247-67 (FD) and FAR 52.247-1

(Submission requirement applies to all cost-reimbursement subcontracts when reimbursement of shipment costs is a direct charge to the subcontract.)

(Notation requirement applies to all cost reimbursement subcontracts when transportation is a direct charge to the subcontract and all fixed price subcontracts when direct and actual transportation cost is a separate item in the invoice (e.g. F.O.B. origin) and not included in the delivered price (e.g. F.O.B. destination))

## **SUBMISSION**

- A. 1. In accordance with paragraph A.2. of this clause, the Subcontractor shall submit to NREL for audit by the General Services Administration (GSA), legible copies of all paid freight bills/invoices, commercial bills of lading (CBL's), passenger coupons, and other supporting documents for transportation services on which NREL/DOE will assume freight charges that were paid—
  - (i) By the Subcontractor under a cost-reimbursement subcontract;
  - 2. Cost-reimbursement Subcontractors shall only submit for audit those CBL's with freight shipment charges exceeding \$50.00. Bills under \$50.00 shall be retained on-site by the Subcontractor and made available for on-site audits by NREL/DOE, or designee. This exception only applies to freight shipment bills and is not intended to apply to bills and invoices for any other transportation services.
- B. The Subcontractor shall forward copies of paid freight bills/invoices, CBL's, passenger coupons, and supporting documents as an attachment to the Subcontractor's invoice on which the transportation charges are identified for payment by NREL.
- C. Any original transportation bills or other documents requested by NREL/DOE shall be forwarded promptly by the Subcontractor to NREL. The Subcontractor shall ensure that the name NREL/DOE is stamped or written on the face of the original bill or other documents before sending it to NREL.

### **NOTATION**

If the NREL Subcontract Administrator authorizes supplies to be shipped on a commercial bill of lading and the Subcontractor will be reimbursed these transportation costs as direct allowable costs, the Subcontractor shall ensure before shipment is made that the commercial shipping documents are annotated with the following notation:

"Transportation is for the U.S. Department of Energy, acting through its National Renewable Energy Laboratory (NREL) and the actual total transportation charges paid to the carrier(s) by the consignor or consignee shall be reimbursed by NREL on behalf of the Government, pursuant to cost-reimbursement contract No. DE-AC36-99GO10337. This may be confirmed by contacting The Golden Field Office, 1617 Cole Blvd. Golden, CO 80401."

Subcontract No. *	Page	1 1
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# **ARTICLE 16 - INTEGRATION**

This subcontract contains the entire understanding between the parties, and there are no understandings or representations except those set forth or incorporated by reference herein. No subsequent modifications of this subcontract shall be of any force or effect unless in writing signed by a duly authorized official of NREL.

IN WITNESS WHEREOF, the parties hereto have executed this subcontract as of the date fully signed below.

ACCEPTED: *	AUTHORIZED: MIDWEST RESEARCH INSTITUTE NATIONAL RENEWABLE ENERGY LABORATORY DIVISION
BY:	BY:
TITLE:	TITLE:
DATE:	DATE: